VOLUME XX. NUMBER 52.

IRONTON, MO ..

THURSDAY, JULY 7, 1887,

The Legislature adjourned last Saturday, after having passed a bill regulating railroad charges, preventing pooling, discrimination, etc.

Jay Gould recently bought thirtythree acres of land adjacent to the tomb of Washington and presented the same to the agent in charge of the Mt. Vernon estate. Jay evidently knows the tender spot of the American's

The prohibition campaign in Texas is getting decidedly warm as the election day draws nigh. Both sides are straining every nerve and resorting to all imaginable methods for the securing of votes. Prominent speakers from all over the Union are stumping the State engaged in trying to point out the advantages and disadvantages of a prohibitory law. Both are confident of success, but on whose crown will rest of s ing aside prejudice-is yet certain.

The recent controversy over the war flags has caused many inquiries as to the disposition of naval flags captured during the rebellion. It is learned at the Navy Department that most of the flags captured were turned over to the Naval Academy at Annapolis, and are on exhibition in the museum with flags of other wars. It is also said that some of the captured flags were destroyed by accidental fire in the old Navy Department building several years ago. The Confederate flags were few in number.

The following timely remarks are from the pen of the Rev. D.R. McAnally, of the St. Louis Christian Advocate:

We once heard of a young man applying to the proper authorities of a church for license to preach. Of sourse some preliminary questions were asked him and the fact was soon developed that he was unable to read. With astonishment, pity and disgust the examiner asked, "How do you expect to preach the Gospel, if you cannot read it?" "Oh," he replied, "mammy reads and I splains and spounds."

Now we would like for some one to explain why it is that revival meetings are held by evangelists and others, and sometimes by hundreds, and a few | Sir-It is my duty to inform you that, un-

defections alluded to, it is undeniable that there is somewhere a great wrong in others besides the "converts." This much is plain, and those intrusted with the care of the church should look carethe care of the church should look carefully into the matter. It is too serious to be passed over lightly. It is a ques-

our nature.

The Color Lane Again.

In representing the color question in the G. A. R. from the standpoint of the negro veteran, J. Milton Turner, ex-United States minister to Liberia, made a remarkable speech, insisting on the absolute social equality in the order of the negro and white members.

The citizens contributed \$100,000 to defray the expenses of the G. A. R. Not white vet-erans, nor German or Irish veterans, but soldier of the Union army who placed their breasts toward the bullets, independent of color. In many instances the negro showed his valor by thrusting forward while the his valor by thrusting forward while the whites were falling back, and succeeded in pressing back the enemy. We were the breastwork for the cowards in battle who shirked their duty and placed the negro in advance. No negro soldier can join the Frank Blair post or any other post of the G. A. R., but during the war, in case of emergency, he was a welcome reinforcement. We should give our lives in the interest of our rights, for if we should tolerate this the ghosts of the dead would rise up in their shrouds to suppress it.

The negroes to whom these remarks were addressed adopted resolutions in their spirit, which will be presented to the G. A. R. executive committee for action. The question is, of course, purely a social one. The negro's rights are not involved, and on this point Mr. Turner clearly errs. The white members of any post of the G. A. R. have the right to exclude him or any other colored veteran from their society, whether it is social or political in its object. Mr. Turner is a negro of more than usual information, and, on second thought, he can scarcely fail to recognize that he has no civil right to social equality with any man in the G. A. R. Granting, for the sake of argument, that he is mentally, morally and physically superior to Gen. D. P. Grier or Gen. Tuttle, it is equally plain, as a matter of logic and of fact, that he cannot force those veterans to eat at the same mess, to drink from the same cup and to assemble around the same campfire with him. Even if, in the hypothetical case under consideration, Mr.

Stabling furnished for teams from the country, Free of Charge. Turner served as a breastwork for Gen. Grier, the conditions would not be altered. Gen. Grier would still be free to exercise the right of considering himself Mr. Turner's social superior, and acting accordingly.

There is, however, another view of this question. If Gen. Grier, for political or other reasons, has urged the negro to demand social equality as a right; if he has been a member of a party which has denounced the lack of social equality as a deprivation of right, then Mr. Turner may consistent-ly demand that Gen. Grier and all those who have so held with him should be consistent, and that, in order to be so, they should eat with him, trust dated the 9th day of January, 1885, to be so, they should eat with him. and sleep with him. and recorded in the Recorder's office, of drink with him and sleep with him. Iron county, Missouri, in book "31" [SEAL] 1887. JOS. HUFF, Clerk Iron County Circuit Court.

E.D. AKE, :: : EDITOR.

VOLUME XX.

Wumber 52:

Wind County Register

this view of the case. In presenting it, we do not pretend to determine between the relative merits of Mr. Turner and Gen. Grier, socially or otherwise, and speak only hypothetically. It is for the G. A. R. committee, of which for the G. A. R. committee, of which way, and is all that part of the Wisey. of the case .- Repulican.

M. Darmody at the Brown Farm has a balf-dozen Fresh Milch Cows for sale at



ACADEMY

Ursuline Sisters.

and useful members of society.

Pupils of all denominations are equally received—all interfe, ence with their convictions being carefully avoided.

+TERMS+-For young lady boarders will be for the present, per session of five months, \$75.00payable in advance, Terms for instruction in music, foreign lan-

gua es, drawing, painting and ornamental handiwork can be had by applying as be-Attached to the Convent, and totally sepa-

SELECT DAY SCHOOL in which the usual branches of sound and practical education are carefully imp. rted. A s stem of rewards and monthly examina-tions beget in the pupils a healthy emulation which stimulates study and produces sur-

Terms in Day School will remain as form-erly—One Dollar, Two Dollars, Four Dollars or Five Dollars per month, according to the In the Day School boys Fourteen Years of Age and Under will be Received,

Prospectuses, and other information, may be had by applying, in person or by letter, to MOTHER MARIAN, Superioress Of the Copyent of the Ursuline Sisters, Arcadia, Iron

UNIVERSITY

COLUMBIA, Boone Co, Mo., June 20, 1887. To the Cierk of the Iron County Court:

all the youth of your county who intend to make application or entrance into the University at the commengement of the next session. If such a list is not transmitted, students from other counties will be allowed to enter in lieu of those to which your county is entitled. Board can be had in clubs in the college building for male students at \$2.25 per week;

in private families at \$3.00 to \$4.50.

I am very respectfully, vour ob't serv't,
J. H. DRUMMOND Secretary
Board of Curators, University of Missouri.

"The Secretary of the Board of Curators shal! cause to be transmitted to the Clerk of each County Cours in this State a certificate, stating the number of pupils that such county is entitled to send to the State University the next scholastic year, which certificate shall be pub-lished by each County Clerk for two weeks, in a newspaper published in such county. The expense thereof to be allowed by the County Court and paid for out of the County Preasury,?

Persons desiring to enter the State University at Columbia, or Rolla, are required to or September 1, 1887.

Catalogues of the University can be had on application to the University Librarian, Columbia, Mo., or at my office or the office of the County School Com'r.

Wm. A. FLETCHER.

Clerk County Court Iron Co., Mo.

WM, H. PIERCE, GENERAL HOUSE PAINTER Ironton, Mo.

Best of materials used, and Satisfaction

CHARGES REASONABLE. Orders by mail will receive prompt atten

IRONTON HOUSE Renovated and eopened. BERNARD DOHERTY, PROPRIETOR.

The Public is informed hereby that the undersigned has taken charge of this House

IRONTON

Commercial Travelers, Tourists and Pleasure Parties, furnished Horses and Vehicles at reasonable charges.

STABLE OPPOSITE IRONTON HOUSE. Trustee's Sale.

Whereas. Jas. N. Semands and Mary M. Semands, his wife, by their deed of

Gen. Grier is chairman, and for the G. way, and is all that part of the Wisey A. R. itself to determine the actualities tract which lies south of said railway; said tract is in section eighteen,(18) township thirty (30), north, of range four (4) east, containing sixty acres (60) more or less; also, all of the southwest quarter of the southwest quarter of section seventeen (17), and the south half of the southeast quarter of section eighteen (18), in township thirty (30), north, of range four (4) east, containing one hundred and twenty (120) acres, formerly owned by Mary Semands; also, all of the northwest quarter of the southwest quarter of section seventeen (17), in township thirty (30), north, of range four (4) east, containing in all two hundred and twenty

acres more or less; Which said conveyance to the undersigned was made in trust to secure pay-ment of four certain actes in said deed of trust described, and, whereas, said notes have become due and remain unpaid; now, therefore, at the request of the legal hold-er of said notes, and in pursuance of the conditions in said deed of trust, the undersigned will, on

Saturday, July 30th, 1887, between the hours of 10 o'clock A. M. and 5 o'clock P. M. of said day, at the

Order of Publication. In the Circuit Court of Iron county, Mo. in vacation—June 11th, 1887.
The State of Missouri at the relation and to the use of Simeon E. Buford, Collector of the Revenue of Iron county, Missouri, against Allen Teague, Joseph C. Teague, Henry Walton and all unknown interested parties.

[Action to Enforce Payment of Taxes.]

Now at this day comes the plaintiff, Simeon

E. Buford, collector of the revenue of Iron country

[Missouri and file his wife of the country Missouri and file his wife of the country wife of the c cy, Missouri, and files his petition and affida-vit, setting forth among other things that the defendants are non residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is therefore ordered by the clerk of the circuit court of Iron county, Missouri, in vacation, that publication be made notifying said defaults that a patient has been supported by fendants that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lieu of the State of Missouri for back taxes for the years 1877 to 1885, inclusive, on the following real estate, situated in Iron county Me. in Iron county, Mo., belonging to said defen-

dants, to wit: East half of the southwest quarter, section , township 34, range two west. of the term, and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in ac cordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias

to be issued thereon.

It is further ordered that a copy hereof be published according to law in the IRON COUN-TY REGISTER, a weekly newspaper published i said county of Iron, and State of Missouri, A true copy: JOS. HUFF, Clerk. Attest, with seal, this 11th day of [SEAL.] June, 1887.

JOS. HUFF, Clerk on county circuit court.

Order of Publication.

In the Circuit Court of Iron County Mo., in

or alogen. fee at the beginning of the second hal vear, making the whole annual charge tion fraught with incalcuable good or evil.

Again: Why is it that so many of these evangelists must each have their own hymnals? Are the sound theological hymns the Christian church has used for centuries too stale for them?

We have examined a number of these wiltitle song books," and while they have a few sound hymns to act as a kind of salt to save the mass from putrefaction, they have many of a different character. And such songs! Well, if they think them superior to the large class of church hymns that have been in general use, then they may take refuge under the first part of the 6th verse of the 116th Psalm.

And the music! But stop.

And the music! But stop.

And the music! But stop.

The session of all the departments, the annual charge is forty dollars, each. The session of all the departments, under the president of parties.

And the music! But stop.

The state of Publication.

In the Circuit Court of !Iron County Mo., in vacation—June 11th, 1887.

The State of Missouri at the relation and to the use for the elegious denominations in tail State, and miget voung and preparing for the ministry. For the schools of Law and Medicine the second and the departments, used for centuries too stale for them?

Second Tuesday, [13th) of September, and will continue until the first Thursday of June, (7th) 1888—except that of the School of Ju tion 27, and east half of the northeast quar-ter, section 28, township 35, range one west. An itemized statement in the nature of a taxibill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$4 40 is filed with said petition as provided by law.) And unless they te and appear at the next term of said court, to be holden at the next term of said court, to be holden for said county of Iron, and State of Missou ri, at the courthouse in said county, on the fourth Monday in October next (1887), and on or before the sixth day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead, answer or demur to said piaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the "Iron county Register," a weekly newspaper published in said county of Iron, and State of Missouri.

A true copy:

Attest. with seal, this 11th day of June, [SEAL.]

1887. JOS. HUFF, Clerk
Iron County Circuit Court.

Order of Publication.

In the Circuit Court of Iron County, Mo., in vacation—June 11th, 1887: The State of missouri at the relation and to the use of Simeon E. Buford Collector of the Revenue of Iron County, Mo.,

theRevenue of Iron County, Mo.,

against

Allen Teague, Joseph C. Teague, Davis Everith and all unknown interested parties.

[Action to Enforce Payment of Taxes.]

Now at this day comes the plaintiff, Simeon E. Buford, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth among other things, that the defendants are non-residents of the State of Missouri and can not be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk of the circuit court of Iron caunty, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the circuit court of said counfendants that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1879, to 1885, inclusive, on the following real estate, belonging to said defendants to wit: ing to said defendants, to wit:

Northwest quarter of the northeast quarter in section 11, township 34, range two west. (An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years afore-

said, amounting in the aggregate to the sum of \$3.13, is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be holden for said county of Iron, and State of Missouri, at the courthouse in said county, on the fourth Monday in October next (1887), and on or before the sixth day thereof (if the term shall so long continue; and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold un der a special fieri facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the "Iron County Register," a weekly newspaper published in said county of Iron, and State of Missouri. for said county of Iron, and State of Missouri

true copy: JOS. HUFF, Clerk.
Attest, with seal, this 11th day of June, A true copy:

All Are Invited

→ TO OUR BIG →

CELEBRATION!

FOR THE

FOURTH OF JULY!

courthouse door in the city of Ironton, from county, Missouri, sell the above described real estate at public vendue, to the highest bidder for cash, for the purpose of satisfying said notes and the costs of executing this trust. OF GOODS!

ALL TO GO OFF FOR THE 4TH!

MUST GO.

We are offering the following at Remarkably

2, township 34, range two west.

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the year aforesaid, amounting in the aggregate to the sum of \$8.26, is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be holden for the county of Iron, and State of Missourl, at the county of Iron, and State of Missourl, at the county house in said county, on the fourth Monday in October next (1887), and on or before the sixth day thereof (if the term shall so long continue; and if not, then before she end of the term), and plead, answer of the term), and plead, answer of demur to said pointiff's petition, the same will be taken as a ed with the count of the same will be taken as a ed with the continuer of the same will be taken as a ed with the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of the tax bill, showing the amount of taxes now due to the aggregate to the sum of the aggregate to the sum of the aggregate to the sum of the tax bill, showing the amount of taxes now due on said real estate, for the years afores and sum that the aggregate to the sum of the aggrega

We are Determined to Make a Grand Sweep to CLOSE OUT

Our Large line of Summer Goods.

Lace.

Full Material, for Ladies' Suit, former price \$3.00, reduced to \$2.00.

Fancy Goods, Ladies' Hats, &c.

Great Line of Suits for Men, Youths and Boys

--\$5.00 Buys a Man's All Wool Cheviot, Sack Suit. Our Finer Grades in Worsteds from

\$8.00.TO \$20.00.

A Nice Line of

* 書 SEERSUCKER COATS AND VESTS! 》

HATS, SHOES, FURNITURE, ETC., ETC.

Groceries at St. Louis Prices!

T. S. LOPEZ & SONS, Ironton, Mo.

NEWMAN & PRUITT, ≯-HOUSE-+

SIGN AND ORNAMENTAL PAINTERS,

IRONTON, MO. Graining, Paper-Hanging, Decorating. Guardian's Notice of Final Settlement.

STATE OF MISSOURI, ss.
COUNTY OF IRON. ss.
Estate of Albert Denby, a minor, de-

ceased.

J. T. Ake, Guardian and Curator:
In the Probate Court of Iron county,
August term, 1887.

Notice is hereby given that the undersigned guardian and curator of the person and estate of Albert Denby, a minor, deceased, late heir of John Denby, deceased, has made a just and true exhibit of the account between himself and his said late ward and filed the same with the Probate court, of Iron county, and that on the first day of the August term, 1887, thereof, he intends to apply to said court for leave to make a final settlement of his guardianship accounts, and for his discharge as such guardian.

J. T. AKE,
Guardian and Curator.

Guardian and Curator. Final Settlement.

Notice is hereby given to all creditors and others interested in the estate of John L. Tayothers interested in the estate of John L. Taylor, deceased, that the undersigned, administrator of said estate, intends to make final settlement thereof at the next term of the Probate Court of Iron county, to be held at the Court House in Ironton, Iron county, Mo., on the first Monday in August next—same being the 1st day of August, A. D., 1887.

J. T. AKE, Administrator.

Order of Publication

In the Circuit Court of Iron County, Mo., in vacation—June 10th, 1887.

The State of Missouri at the relation and to the use of Simeon E. Buford Collector of the Revenue of Iron county, Mo., against

C. E. Kelsey, E. E. T. Kelsey, Louisa M. Redington and all unknown interested parties. (Action to Enforce Payment of Taxes.)

Now at this day comes the plaintiff, Simeon E. Buford, collector of revenue of Iron county, Missouri, and files his petition and affidavit, setting sorth among other things, that the defendants are non residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk of the circuit court of Iron county, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the circuit ccurt of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1832 to 1885 inclusive on the following real estate, belonging to said defendants, to wit:

defendants, to wit:

The east half of the southwest quarter, section 34, township 35, range 2 west.

(An itemized statement in the nature of a

will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special flerifacias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the "Iron county Register," a weekly newspaper published in said county of Iron, and State of Missouri.

A true copy:

JOS. HUFF, Clerk.

Attest, with seal, this 10th day of June, [SEAL.]

1887.

JOS. HUFF, Clerk.

Iron County Circuit Court.

Order of Publication.

In the Circuit Court of Iron county, Mo., in vacation—June 10th, 1887.

The State of Missouri at the relation and to the use of Simeon E. Buford, Collector of the Revenue of Iron county, Mo., against James Curtis, Thomas King, John B. Baker and all unknown interested parties.

(Action to Enforce Payment of Taxes.)

A true copy:
Attest, with seal, this 10th day of
June, 1887.
JUNE, 1887.
JOS. HUFF, Clerk

Order of Publication.

In the Circuit Court of Iron County, Mo., in vacation—June 10, 1887:
The State of Missouri at the relation and to the use of Simeon E. Buford, Collector of the Revenue of Iron county, Mo., against
John McDaniel and all unknown interested

John McDaniel and all unknown interested parties.

(Action to Enforce Payment of Taxes.)

Now at this day comes the plaintiff, Simeon E Buford, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth among other things, that the defendants are non-residents of the State of Missouri and can not be summoned in this action by the ordinary process of law; it is, therefore, order d by the clerk of the circuit court of Iron county, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for years 1877 to 1885 inclusive, on the following real estate, belonging to said defendants, to wit:

South half of the northeast quarter and the southeast quarter of the northwest quarter of section 27, township 34, range 2 west.

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$14.13, is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be holden for

by law.) And unless they be and appear at the next term of said court, to be holden for saidcounty of Iron, and State of Missouri, at the courthouse in said county, on the fourth Monday in October next (1887), and on or before the sixth day thereof (ii the term shall so long continue; and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance, with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costate, be sold under a special fleri facias to be is sued thereon.

thereon.

It is further ordered that a copy her cof be published according to law in the "Iror, county Register," a weekly newspaper by blished in said county of Iron, and State of 5 Iissouri.

A true copy;

JOS. HUFF, Clerk.

Attest with seal this 10th day of June [SEAL] 1887.

JOS. HUFF, Clerk,

Iron County Circle it Court

Iron County Circy it Court.